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2 District of Arizona
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6 Attorneys for Plaintiff

7 IN THE UNITED STATES DISTRICT COURT
8 FOR THE DISTRICT OF ARIZONA

9 United States of America,
10
11 Plaintiff,

12 vs.

13 Selena Maturo,
14 Ariana Elizabeth Haro.

15 Defendants.

CR 16-750-TUC-JAS(DTF)

NOTICE OF INTENT
TO DESTROY CONTRABAND

16 The United States, by and through counsel undersigned, and by authority of the
17 United States Attorney General pursuant to 21 U.S.C. §881(f)(2) and 28 CFR 50.21,
18 hereby provides notice that the contraband seized in the above complaint, information or
19 indictment filed in this matter, will be destroyed after sixty (60) days from the date of
20 seizure stated in the Complaint, that is sixty days from March 20, 2016.

21 If the defense desires to reweigh, retest or analyze the contraband prior to its
22 destruction, the defense shall file a motion with the court sufficiently in advance of the
23 scheduled destruction date to obtain a timely order thereon, and in no event later than two
24 weeks prior to the scheduled destruction date. The motion shall forth the basis for which
25 an extended retention is sought and providing a reasonable timeframe to accomplish
26 same. Should the defense file a motion for extended retention, the government
27 respectfully requests a prompt hearing on the merits of this request. The defense will also
28 make arrangements directly with the assigned Assistant United States Attorney to make

1 arrangements for the reweigh, testing, examination, etc. Failure of the defense to file a
2 motion in compliance with the terms above indicating a need for preservation of the
3 contraband beyond the mandated sixty (60) days will be deemed as consent by the
4 defendant to the destruction of the contraband in excess of the representative sample
5 maintained for use at trial.

6 Excludable delay under 18 U.S.C. §3161(h) may occur as a result of this notice or
7 an order based thereon.

8 Respectfully submitted this 22nd day of April, 2016.

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10 JOHN S. LEONARDO
United States Attorney
District of Arizona

11 *s/Ann L. DeMarais*

12
13 ANN L. DEMARAIS
Assistant U.S. Attorney

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15 Copy of the foregoing served electronically or by
16 other means this 22nd day of April, 2016, to:

17 Lance Justin Wood, Esq.
Harriette P. Levitt, Esq.